As Passed by the Senate

124th General Assembly Regular Session 2001-2002

Sub. S. B. No. 164

SENATOR Jacobson

A BILL

То а	authorize, in accordance with the act, the	1
C	conveyance of specified state-owned real estate	2
1	located in the counties of Cuyahoga, Franklin,	3
Н	Hamilton, Lorain, Madison, Medina, and Ross, and to	4
d	declare an emergency.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. (A) The Governor is hereby authorized to execute a 6 deed in the name of the state conveying to the Village of Grafton 7 (the "grantee"), and its successors and assigns or heirs and 8 assigns, all of the state's right, title, and interest in the 9 following described real estate: 10

Situated in the Village of Grafton, County of Lorain, State 11 of Ohio and known as being a part of Original Grafton Township Lot 12 5, also known as being a portion of a parcel of land conveyed to 13 State of Ohio and being further bounded and described as follows: 14

Commencing at the intersection of the centerline of Wooster 15 Avon Lake Road (S.R. 83) and the southeast corner of said Lot 5, 16 thence along the said centerline of Wooster Avon Lake Road (S.R. 17 83) and the east line of said Lot 5, N 1° 11' 22" E for a distance 18 of 1969.35 feet to a point, said point being the True Place of 19 Beginning of the parcel of land hereinafter described, thence 20 clockwise along the following four (4) courses and distances: 21

Thence N 88° 48' 38" W for a distance of 230.00 feet to a
 5/8 inch rebar with cap GPD set, passing over a 5/8 inch rebar
 with cap GPD set at a distance of 30.00 feet;

2) Thence N 1° 11' 22" E for a distance of 190.00 feet to a 5/8 inch rebar with cap GPD set;

3) Thence S 88° 48' 38" E for a distance of 230.00 feet to a 27
point on the east line of said Lot 5, passing over a 5/8-inch 28
rebar with cap GPD set at a distance of 200.00 feet; 29

4) Thence S 1° 11' 22" W for a distance of 190.00 feet to the
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True Place of Beginning and containing 1.0032 acres (43,700 square
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feet) of land, more or less, and subject to all easements,
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restrictions and covenants of record as surveyed under the
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supervision of James E. Karing, P.S. Number 7539, for GPD
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Associates, in September of 2000.

The Basis of Bearing is to an assumed meridian and is used to 36 delineate angles only. 37

(B) Consideration for the conveyance of the real estate
described in division (A) of this section shall be \$4,500.00 (the
appraised value) and shall be paid to the state at closing and
transfer of title in accordance with this section.

(C) The real estate described in division (A) of this section42shall be sold as an entire tract and not in parcels.43

(D) The grantee shall pay all costs associated with the
purchase and conveyance of the real estate described, in division
(A) of this section, including, but not limited to, recordation
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costs of the Governor's Deed.

(E) Within ninety days of the effective date of this section,
the Auditor of State, with the assistance of the Attorney General,
shall prepare a deed to the real estate described in division (A)
of this section. The deed shall state the consideration. The deed

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shall be executed by the Governor in the name of the state,52countersigned by the Secretary of State, sealed with the Great53Seal of the State, presented in the Office of the Auditor of State54for recording, and delivered to the grantee at closing. The55grantee shall present the deed for recording in the Office of the56Lorain County Recorder.57

(F) The net proceeds of the sale of the real estate described
in division (A) of this section shall be deposited in the state
treasury to the credit of the General Revenue Fund.

(G) This section expires one year after its effective date.

Section 2. (A) The Governor is hereby authorized to execute a 62 deed in the name of the state conveying to the Village of Grafton 63 (the "grantee"), and its successors and assigns or heirs and 64 assigns, all of the state's right, title, and interest in the 65 following described real estate: 66

Situated in the Village of Grafton, County of Lorain, State 67 of Ohio and known as being a part of the Original Eaton Township 68 Lot 58, also known as being a portion of a parcel of land conveyed 69 to State of Ohio as recorded in Deed Book 186, Page 369 of said 70 County's records, and being further bounded and described as 71 follows: 72

Commencing at the intersection of the centerline of Wooster 73 Avon Lake Road (S.R. 83, Variable Width) and the south right of 74 way line of C.C.C. and ST. L. Railroad (100 feet wide), said 75 intersection is also the northeast corner of a parcel of land 76 conveyed to the Ohio Edison Company as recorded in Deed Book 865, 77 Page 66, thence along said centerline and the east line of said 78 Ohio Edison Company, S 0° 46' 17" W for a distance of 360.30 feet 79 to a southeast corner of said Ohio Edison, said corner being the 80 True Place of Beginning of the parcel of land hereinafter 81 described, thence clockwise along the following six (6) courses 82

and distances:	83
1) Thence continuing along said centerline, S 0° 46' 17" W	84
for a distance of 208.47 feet to a point;	85
2) Thence N 89° 10' 43" W for a distance of 373.54 feet to a	86
5/8 inch rebar with cap "GPD" set, passing over a 5/8 inch rebar	87
with cap "GPD" set, passing over a 5/8 inch rebar with cap "GPD"	88
set at a distance of 40.44 feet;	89
3) Thence N 0° 57' 22" E for a distance of 200.00 feet to a	90
5/8 inch rebar with cap "GPD" set;	91
4) Thence N 55° 33' 29" E for a distance of 150.00 feet to a	92
5/8 inch rebar with cap "GPD" set on the west line of said Ohio	93
Edison;	94
5) Thence along said west line, S 0° 57' 22" W for a distance	95
of 78.13 feet to a 1 inch pipe found at the southwest corner of	96
said Ohio Edison;	97
6) Thence along the south line of said Ohio Edison, S 89° 10'	98
43" E for a distance of 250.60 feet, passing over a 1 inch pipe	99
found at a distance of 210.60 feet, to the True Place of Beginning	
and containing 1.8839 acres (872,062 sq. ft.) of land, more or	101
less, and subject to all easements, restrictions and covenants of	102
record as surveyed under the supervision of James E. Karing, P.S.	103
Number 7539 for GPD Associates in August of 2000.	104
The Basis of Bearing is to an assumed meridian and is used to	105
delineate angles only.	106
(B) Consideration for the conveyance of the real estate	107
described in division (A) of this section shall be \$13,100.00 (the	108
appraised value) and shall be paid to the state at closing and	
transfer of title in accordance with this section.	110

(C) The real estate described in division (A) of this section 111 shall be sold as an entire tract and not in parcels. 112

(D) Possession of the premises prior to transfer shall be governed by an existing lease between the state and the grantee.

(E) The grantee shall pay all costs associated with the
purchase and conveyance of the real estate described in division
(A) of this section, including, but not limited to, recordation
costs of the Governor's Deed.

(F) Within ninety days of the effective date of this section, 119 the Auditor of State, with the assistance of the Attorney General, 120 shall prepare a deed to the real estate described in division (A) 121 of this section. The deed shall state the consideration. The deed 122 shall be executed by the Governor in the name of the state, 123 countersigned by the Secretary of State, sealed with the Great 124 Seal of the State, presented in the Office of the Auditor of State 125 for recording, and delivered to the grantee at closing. The 126 grantee shall present the deed for recording in the Office of the 127 Lorain County Recorder. 128

(G) The net proceeds of the sale of the real estate described
in division (A) of this section shall be deposited in the state
treasury to the credit of the General Revenue Fund.
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(H) This section expires one year after its effective date. 132

Section 3. (A) The Governor is hereby authorized to execute a 133 deed in the name of the state conveying to the City of Columbus, 134 and its successors and assigns or heirs and assigns, all of the 135 state's right, title, and interest in the following described real 136 estate: 137

Situated in the State of Ohio, County of Franklin, City of138Columbus, Quarter Township 4, Township 1, Range 18, United States139Military Lands and being 5.334 acres out of those tracts as140conveyed to the State of Ohio (Ohio Expositions Commission) of141record in Instrument Number 200004250079990, Official Record142

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3205B12 and Deed Book 1751, Page 119 and being 0.491 acre out of the right-of-way and limited access right-of-way of I-71, (all references refer to the records of the Recorder's Office, Franklin County, Ohio) and described as follows:

Beginning at concrete monument found marking the intersection 147 of the southerly right-of-way line of Hudson Street, as shown in 148 the deed to the City of Columbus of record in Deed Book 2237, Page 149 270, with the westerly right-of-way line of I-71, as shown in 150 Franklin County Common Pleas Court Entry 20381, Parcel No. 11, 151 witness a concrete monument found North 86° 23' 18" West, with 152 said southerly right-of-way line, a distance of 104.92 feet; 153

thence South 35° 01' 51" East, with said westerly 154 right-of-way line, a distance of 469.79 feet to an iron pin set; 155

thence across said State of Ohio tract (Instrument Number 200004250079990), the following courses:

South 67° 08' 17" West, a distance of 42.70 feet to an iron 158 pin set at a point of curvature; 159

with a curve to the left, having a central angle of 47° 02' 160 26" and a radius of 25.00 feet, a chord bearing and distance of 161 South 43° 37' 04" West, 19.95 feet to an iron pin set at a point 162 of tangency; 163

South 20° 05' 51" West, a distance of 32.60 feet to an iron 164 pin set at a point of curvature; 165

with a curve to the left, having a central angle of 80' 17' 166 27" and a radius of 57.00 feet, a chord bearing and distance South 167 20° 02' 51" East, 73.68 feet to an iron pin set at a point of 168 reverse curvature; 169

with a curve to the right, having a central angle of 09° 54' 170 01" and a radius of 1042.86 feet, a chord bearing and distance of 171 South 55° 14' 34" East, 179.97 feet to a railroad spike found in 172

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the westerly limited access right-of-way of said I-71;	173
thence with said westerly limited access right-of-way line of	174
said I-71, the following courses:	175
South 41° 15' 29" East, a distance of 466.29 feet to a point	176
0.09 feet north and 0.23 feet east of the center of a concrete	177
monument found;	178
South 49° 35' 24" East, a distance of 354.24 feet to an iron	179
pin set on a curve;	180
thence leaving said westerly limited access right-of-way line	181
and across said I-71, the following courses:	182
with a curve to the left, having a central angle of 05° 43'	183
52" and a radius of 976.00 feet, a chord bearing and distance of	184
South 52° 29' 24" East, 97.59 feet to an iron pin set;	185
South 55° 21' 20" East, a distance of 302.07 feet to an iron	186
pin set in said westerly limited access right-of-way line;	187
thence with said westerly limited access right-of-way line,	188
the following courses:	189
South 86° 24' 12" East, a distance of 33.07 feet to an iron	190
pin set;	191
South 66° 04' 07" East, a distance of 144.40 feet to an iron	192
pin set;	193
South 03° 23' 18" West, a distance of 56.62 feet to an iron	194
pin set;	195
thence across said I-71, the following courses:	196
South 55° 21' 20" East, a distance of 80.81 feet to an iron	197
pin set on a curve;	198
with a curve to the right, having a central angle of 09° 42'	199
09" and a radius of 520.50 feet, a chord bearing and distance of	200

South 50° 26' 07" East, 88.04 feet to an iron pin set in said

westerly limited access right-of-way line;	202
thence South 86° 24' 12" East, with said westerly limited	203
access right-of-way line, a distance of 22.95 feet to an iron pin	204
set on a curve;	205
thence partly across the right-of-way of said I-71 and partly	206
across said State of Ohio tract (Deed Book 1751, Page 119) with a	207
curve to the right, having a central angle of 29° 49' 20" and a	208
radius of 535.79 feet, a chord bearing and distance of South 29	209
48' 54" East, 257.62 feet to an iron pin set;	210
thence across said State of Ohio tract (Deed Book 1751, Page 119), the following courses:	211 212
South 15° 54' 14" East, a distance of 72.16 feet to an iron pin set at a point of curvature;	213 214
with a curve to the left, having a central angle of 96° 59'	215
48" and a radius of 33.04 feet, a chord bearing and distance of	216
South 64° 24' 08" East, 49.49 feet to an iron pin set at a point	217
of compound curvature;	218
with a curve to the left, having a central angle of 27° 56'	219
32" and a radius of 200.61 feet, a chord bearing and distance of	220
North 53° 07' 42" East, 96.87 feet to an iron pin set at a point	221
of tangency;	222
North 39° 09' 26" East, a distance of 36.90 feet to an iron	223
pin set in the westerly limited access right-of-way of said I-71;	224
thence with said westerly limited access right-of-way line,	225
the following courses:	226
North 03° 23' 18" East, a distance of 60.00 feet to an iron pin set;	227 228
South 43° 40' 38" East, a distance of 137.65 feet to an iron	229
pin set; thence across said State of Ohio tracts, (Deed Book 1751,	230
Page 199 and Official Record 32051B12) the following courses:	231

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South 38° 57' 54" West, a distance of 397.43 feet to an iron pin set;	232 233
South 89° 04' 45" West, a distance of 69.68 feet to an iron pin set;	234 235
North 00° 55' 15" West, a distance of 74.38 feet to an iron pin set;	236 237
North 03° 12' 38" East, a distance of 107.34 feet to an iron pin set on a curve;	238 239
with a curve to the left, having a central angle of 58° 25'	240
41" and a radius of 465.00 feet, a chord bearing and distance of	241
North 26° 04' 22" West, 453.91 feet to an iron pin set at a point	242
of tangency;	243
North 55° 21' 20" West, a distance of 582.40 feet to an iron	244
pin set on a curve;	245
with a curve to the right, having a central angle of 05° 43'	246
53" and a radius of 1036.00 feet, a chord bearing and distance of	247
North 52° 29' 24" West, 103.59 feet to an iron pin set at a point	248
of tangency;	249
thence North 49° 37' 28" West, partly across said State of	250
Ohio tract partly with an easterly line of that tract as conveyed	251
to Lowe's Home Centers, Inc. of record in Instrument Number	252
200103280062954, a distance of 343.68 feet to an iron pin set at a	253
point of curvature in an easterly line of said Lowe's Home Centers	254
tract;	255
thence partly with an easterly line of said Lowe's Home	256
Centers tract and partly with an easterly line of the remainder of	257
that tract as conveyed to Crewville, Ltd. of record in Instrument	258
Number 199906070144361, being a curve to the right, having a	259
central angle of 07° 52' 17" and a radius of 536.00 feet, a chord	260
bearing and distance of North 45° 41' 20" West, 73.58 feet to an	261

262 iron pin set at a point of tangency; thence with the easterly perimeter of said Crewville tract, 263 the following courses: 264 North 41° 45' 11" West, a distance of 256.72 feet to an iron 265 266 pin set at a point of curvature in an easterly line of said Crewville tract; 267 with a curve to the left, having a central angle of 18° 26' 268 24" and a radius of 964.00 feet, a chord bearing and distance of 269 North 50° 58' 23" West, 308.92 feet to an iron pin set at a point 270 of reverse curvature; 271 with a curve to the right, having a central angle of 80° 17' 272 27" and a radius of 136.00 feet, a chord bearing and distance of 273 North 20° 02' 52" West, 175.37 feet to an iron pin set at a point 274 of tangency; 275 North 20° 05' 51" East, a distance of 71.16 feet to an iron 276 pin set at a point of curvature; 277 with a curve to the left, having a central angle of 75° 00' 278 00" and a radius of 57.00 feet, a chord bearing and distance of 279 North 17° 24' 09" West, 69.40 feet to an iron pin set at a point 280 of tangency; 281 North 54° 54' 09" West, a distance of 132.43 feet to an iron 282 pin set at a point of curvature; 283 with a curve to the right, having a central angle of 52° 14' 284 44" and a radius of 228.00 feet, a chord bearing and distance of 285 North 28° 46' 48" West, 200.78 feet to an iron pin set at a point 286 of tangency; 287 North 02° 39" 34" West, a distance of 38.64 feet to an iron 288 pin set in said southerly right-of-way line of Hudson Street; 289 thence South 86° 23' 18" East, with said southerly 290 right-of-way line, a distance of 71.95 feet to the Point of 291

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Beginning and containing 5.825 acres, more or less, excepting therefrom those lands now owned by the City of Columbus.

Subject, however, to all legal rights-of-ways and/or294easements, if any, of previous record. Iron pins set, where295indicated, are iron pipes, thirteen-sixteenth (13/16) inch inside296diameter, thirty (30) inches long with a plastic plug placed in297the top bearing the initials EMH&T, INC.298

Bearings herein are based on North 03° 58' 15" West, as299determined between monuments FRANK 62 and FRANK 62AZ.300

(B) Consideration for the conveyance of the real estate 301 described in division (A) of this section shall be the mutual 302 benefit and exchange of services provided under a Real Estate 303 Purchase Agreement executed by Crewville, Ltd., on November 24, 304 1999, by the City of Columbus on December 1, 1999, and by the 305 State of Ohio through its Director of Administrative Services on 306 December 30, 1999, with the concurrence of the General Manager of 307 the Ohio Expositions Commission and the Director of the Ohio 308 Historical Society. Such terms and conditions expressly provided 309 for Crewville, Ltd., upon conveyance of approximately 32.5 acres 310 of land to the state of Ohio, to construct a three-lane roadway 311 connecting Velma Avenue and Silver Drive in Columbus. Once the 312 roadway is completed, the state of Ohio will seek to transfer said 313 roadway to the City of Columbus and dedicate the roadway to the 314 public's use. The City of Columbus, as provided in the Real Estate 315 Purchase Agreement, agrees to accept the Governor's Deed and 316 assume responsibility for all maintenance and upkeep of the 317 roadway, following transfer from the state. 318

(C) The General Assembly finds that the mutual benefit and
exchange of services accruing to the State of Ohio from the
conveyance of the real estate under this section is in the best
interests of the State of Ohio and specifically beneficial to the
Ohio Expositions Commission and the Ohio Historical Society.

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(D) Within one year of the date the roadway described in 324 division (A) of this section has been completed to the sole 325 satisfaction of the Director of Administrative Services, the 326 Auditor of State, with the assistance of the Attorney General, 327 shall prepare a deed to the real estate described in division (A) 328 of this section. The deed shall state the consideration as mutual 329 benefit and exchange of services. The deed shall be executed by 330 the Governor in the name of the state, countersigned by the 331 Secretary of State, sealed with the Great Seal of the State, 332 presented in the office of the Auditor of State for recording, and 333 delivered to the City of Columbus. The City of Columbus shall 334 present the deed for recording in the Office of the Franklin 335 County Recorder. 336

(E) The City of Columbus shall pay the costs of the conveyance of the real estate described in division (A) of this section.

(F) This section expires two years after its effective date.

Section 4. (A) The Adjutant General has determined that the 341 following described property is no longer needed by the Ohio 342 National Guard for armory or military purposes and has requested 343 the Department of Administrative Services to assist in 344 transferring this parcel. The reversionary language contained in 345 the deed whereby the Adjutant General acquired this property 346 requires that the property revert back to the Medina County Joint 347 Vocational School if the property ceases to be used for military 348 purposes. The Director of Administrative Services is hereby 349 authorized to give proper effect to the reversionary language in 350 the original deed. A Governor's Deed shall be prepared by the 351 Auditor of State with the assistance of the Attorney General, to 352 be executed by the Governor, countersigned by the Secretary of 353 State, sealed with the Great Seal of the State, and presented for 354

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recording in the Office of the Auditor of State. The deed shall be 355 delivered to the original grantor of the property for recording in 356 the Office of the Medina County Recorder. The Governor is hereby 357 authorized to execute the deed in the name of the state, granting 358 all of the state's right, title, and interest in the parcel 359 described as follows: 360

Situated in the City of Medina, County of Medina and State of 361 Ohio: and known as being a part of City Lot 3553, bounded and 362 described as follows: 363

Beginning at a point in the Southeast corner of Lot 3553, the 364 centerline of Norwalk Road (State Route 18 & 57) and the Southwest 365 corner of lands now or formerly owned by Jack R. & Patricia Ruby 366 as recorded in Deed Vol. 493, Pg. 573 of the Medina County 367 Records; 368

Thence North 45° 25' 36" West along the Centerline of Norwalk 369 Road and the South line of Lot 3553 a distance of 71.77 feet to a 370 break point; 371

Thence North 44° 27' 36" West along the centerline of Norwalk 372 Road and the South line of Lot 3553 a distance of 213.69 feet to a 373 point at the TRUE PLACE OF BEGINNING of the parcel herein 374 described; 375

Thence continuing North 44° 27' 36" West along the centerline 376 of Norwalk Road and the South line of Lot 3553 a distance of 377 511.67 feet to a point; 378

Thence North 15° 49' 20" East a distance of 1104.66 feet to379an iron pin set, said line passing through an iron pin set 73.61380feet from the centerline of Norwalk Road;381

Thence North 24° 39' 38" East a distance of 163.56 feet to an 382 iron pin set; 383

Thence South 59° 51' 11" East a distance of 212.58 feet to an 384

385 iron pin set in the West line of lands now or formerly owned by 386 L.J. & M.H. Bosak as recorded in Deed Vol. 396, Pg. 346 of the 387 Medina County Records, the West line of Lot 22, Tract 2, of York 388 Township;

Thence South 00° 30' 32" West along the West line of Lot 22, 389 Tract 2, York Township and along the West line of said Bosak 390 property a distance of 49.52 feet to an iron pin found in the 391 Southwest corner of Lot 22, and the Northwest corner of Lot 3, now 392 or formerly owned by Signey H. & Esther W. Lance as recorded in Deed Vol. 423, Pg. 444 and Vol. 192, Pg. 476 of the Medina County 394 Records; 395

Thence South 00° 13' 28" East along the West line of Lot 3, 396 Tract 2, York Township and along the West line of said Lance 397 property a distance of 823.27 feet to an iron pin set; 398

Thence South 89° 46' 32" West a distance of 200.00 feet to an 399 iron pin set; 400

Thence South 00° 13' 28" East a distance of 596.33 feet to 401 the TRUE PLACE OF BEGINNING, said line passing through an iron pin 402 set 121.82 feet from the centerline of Norwalk Road, and 403 containing within said bounds 10.8154 Acres of Land, more or less, 404 but subject to all legal highways as surveyed by JAMES R. BOCK, 405 Registered Surveyor No. 6051 and CARL M. CLARK, Registered 406 Surveyor No. 6358 of BOCK & CLARK, INC., in August, 1981. 407

The above described parcel being known as new City Lot 4903. 408

(B) The grantee shall pay all costs associated with the 409 transfer and conveyance of the real estate described in division 410 (A) of this section, including, but not limited to, recordation 411 costs of the Governor's Deed. 412

(C) This section expires one year after its effective date. 413

Section 5. (A) The Governor is hereby authorized to execute a 414

deed in the name of the state conveying to the Hamilton County
Alcohol and Drug Addiction Services Board (the "grantee"), and its
successors and assigns or heirs and assigns, all of the state's
right, title, and interest in the following described real estate:

Situate in the State of Ohio, Hamilton County and City of419Cincinnati, being parcel out of those lands conveyed to the State420of Ohio by Deed of Record in Deed Book 2553, Page 10, Recorder's421Office, Hamilton County, Ohio and being more particularly422described as follows:423

Bound by Martin Luther King Jr. Drive (formerly Melish424Avenue) on the North; Donahue Avenue on the South; Burnet Avenue425on the East; and Highland Avenue on the West, to include the426grounds and buildings.427

The description for the aforedescribed parcel was taken from428the Description appearing in the Deed of Record to the State of429Ohio, and recorded in Deed Book 2553, Page 10, Hamilton County430Recorder's Office, Hamilton County, Ohio.431

Further reference is made to Plat 1, Pages 4 through 6,432Burnet and Reeders Subdivision, Hamilton County Recorder's Office433and to File No. 5838, File No. 4912, File No. 1304, and to File434No. 4495 on file in the offices of the Ohio Department of435Administrative Services, General Services Division, Office of436Properties and Facilities, 4200 Surface Road, Columbus, Ohio43743228-1395.438

(B) Consideration for the conveyance of the real estate
described in division (A) of this section shall be \$600,000.00 and
shall be paid to the state according to the following schedule as
derived by mutual agreement reached between the state and the
grantee through an executed Offer to Purchase:

(1) \$60,000.00 deposit upon full execution of the Offer toPurchase.

grantee.

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(2) \$135,000.00 at closing and transfer of title in accordance with this act. 447 (3) \$135,000.00 upon the first anniversary of the closing 448 date. 449 (4) \$135,000.00 upon the second anniversary of the closing 450 date. 451 (5) \$135,000.00 upon the third anniversary of the closing 452 date. 453 (C) The real estate described in division (A) of this section 454 shall be sold as an entire tract and not in parcels. 455 (D) The state stipulates that the Offer to Purchase has been 456 made pursuant to Section 21.01 of Am. Sub. H.B. 640 of the 123rd 457 General Assembly. Possession of the premises prior to transfer 458 shall be governed by an existing lease between the state and the 459

(E) The grantee shall pay all costs associated with the 461 purchase and conveyance of the real estate described in division 462 (A) of this section, including, but not limited to, recordation 463 costs of the Governor's Deed. 464

(F) Within ninety days of the effective date of this section, 465 the Auditor of State, with the assistance of the Attorney General, 466 shall prepare a deed to the real estate described in division (A) 467 of this section. The deed shall state the consideration. The deed 468 shall be executed by the Governor in the name of the state, 469 countersigned by the Secretary of State, sealed with the Great 470 Seal of the State, presented in the Office of the Auditor of State 471 for recording, and delivered to the grantee at closing. The 472 grantee shall present the deed for recording in the Office of the 473 Hamilton County Recorder. 474

(G) The net proceeds of the sale of the real estate described 475

in division (A) of this section shall be deposited in the state 476 treasury to the credit of the General Revenue Fund. 477

(H) This section expires one year after its effective date. 478

Section 6. (A) The Governor is hereby authorized to execute a 479 deed in the name of the state conveying to Forest City 480 Enterprises, Inc. (the "grantee"), and its successors and assigns 481 or heirs and assigns, the State's Lessor's remainder interest 482 pursuant to a certain lease dated March 16, 2001, between the 483 state and grantee affecting the following described real estate: 484

Situated in the City of Cleveland, County of Cuyahoga and 485 State of Ohio, and known as being all of Blocks 9, 22, 23, and 24 486 in Burton Adams Halle and West's Subdivision of a part of Original 487 100 Acre Lots Nos. 354, 358, and 359 as shown by the recorded plat 488 in Volume 8, Page 32 of Cuyahoga County Map Records. Being all of 489 Sublots Nos. 61 to 86, both inclusive, 136 to 173, both inclusive, 490 183 to 285, both inclusive, in H.C. McDowell, Brayton et al. 491 Subdivision, of part of Original 100 Acre Lot No. 354 as shown by 492 the recorded plat in Volume 10, Page 23 of Cuyahoga County Map 493 Records, together with that portion of East 136th Street, Maxwell 494 Avenue, N.E., East 137th Place as shown by the vacation plat in 495 Volume 207, Page 14 of Cuyahoga County Map Records, together with 496 that portion of East 136th Street, East 137th Place, East 138th 497 Place, East 139th Street and East 140th Place, as shown by the 498 vacation plat in Volume 181, Page 33 of Cuyahoga County Records 499 Map Records, together with that portion of East 137th Street and 500 Topeka Avenue, N.E. as shown by the vacation plat in Volume 182, 501 Page 42 of Cuyahoga County Map Records, together with that portion 502 of East 136th Street, East 137th Place, East 137th Street, East 503 138th Place, East 139th Street, East 140th Place, Appleton Avenue, 504 N.E., and Topeka Avenue, N.E., as recorded by the Council of the 505 City of Cleveland by Ordinance No. 50967, together with other land 506

507 in Original 100 Acre Lot. No. 354, collectively forming a parcel 508 of land bounded and described as follows: Beginning in the center 509 line of Coit Road, N.E., 60 feet in width at its intersection with 510 the center line of East 140th Street, 60 feet in width; Course No. 511 1: Thence North 64 degrees 10 minutes 17 seconds West along the 512 center line of said Coit Road, N.E., 1519.71 feet to a point in 513 the Southwesterly corner of Block 9 in Burton, Adams, Halle and 514 West's Subdivision as aforementioned; Course No. 2: Thence North 515 62 degrees 26 minutes 50 seconds West along the center line of 516 said Coit Road, N.E., 178.98 feet to its intersection with the 517 Easterly line of Consolidated Rail Corporation right-of-way, being 518 also the Easterly line of "Parcel I" of land so conveyed to the 519 Cleveland Short Line Railway Company by deed dated March 6, 1907, 520 and recorded in Volume 1053, Page 47 of Cuyahoga County Records; 521 Course No. 3: Thence North 0 degrees 45 minutes 10 seconds East 522 along the Easterly line of said Consolidated Rail Corporation 523 right-of-way 207.32 feet to a point of curvature therein; Course 524 No. 4: Thence Northeasterly along the Easterly line of said 525 Consolidated Rail Corporation right-of-way being also the Easterly 526 line of land conveyed to the Cleveland Short Line Railway Company 527 by deed dated March 4, 1907, and recorded in Volume 1050, Page 322 528 of Cuyahoga County Records, being along the arc of a curve 529 deflecting to the right, 1,170.74 feet to its intersection with 530 the Southerly line of land conveyed to the City of Cleveland by 531 deed dated September 19, 1932, and recorded in Volume 4312, Page 532 688 of Cuyahoga County Records, being also the Southerly line of 533 the Cleveland Painesville and Eastern Railroad Company, said 534 curved line having a radius of 1,835.08 feet and chord which bears 535 North 19 degrees 16 minutes 17 seconds East a distance of 1,150.96 536 feet; Course No. 5: Thence Easterly along the Southerly line of 537 land so conveyed to the City of Cleveland, and along the arc of a 538 curve deflecting to the left 36.70 feet to its intersection with 539 the Westerly line of H.C. McDowell, Brayton et al. Subdivision as

540 aforementioned, said curved line having a radius of 440 feet and a 541 chord which bears North 78 degrees 24 minutes 36 seconds East a 542 distance of 36.70 feet; Course No. 6: Thence due South along the 543 Westerly line of said subdivision, 37.00 feet to its intersection 544 with the Southerly line of Aspinwall Avenue, N.E., 60 feet in 545 width; Course No. 7: Thence North 59 degrees 55 minutes 10 seconds 546 East along the Southerly line of said Aspinwall Avenue, N.E., 547 525.11 feet to its intersection with the Westerly line of East 548 137th Street, 50 feet in width; Course No. 8: Thence South 0 549 degrees 14 minutes 25 seconds West along the Westerly line of said 550 East 137th Street 364.09 feet to a point in the Southerly line of 551 Maxwell Avenue, N.E., 50 feet in width; Course No. 9: Thence South 552 89 degrees 43 minutes 00 seconds East along the Southerly line of 553 said Maxwell Avenue N.E., 179.91 feet to a point in the Westerly 554 line of East 138th Place, 12 feet in width; Course No. 10: Thence 555 South 0 degrees 14 minutes 38 seconds West along the Westerly line 556 of said East 138th Place 530.20 feet to a point in the Southerly 557 line of Topeka Avenue, N.E., 50 feet in width; Course No. 11: 558 Thence South 89 degrees 44 minutes 22 seconds East along the 559 Southerly line of Topeka Avenue N.E., 479.00 feet to a point in 560 the Westerly line of East 140th Street as aforementioned; Course 561 No. 12: Thence South 0 degrees 14 minutes 38 seconds West along 562 the Westerly line of said East 140th Street, 240.00 feet to the 563 Southeasterly corner of Sublot No. 66 in H.C. McDowell, Brayton et 564 al. Subdivision, as aforementioned; Course No. 13: Thence South 89 565 degrees 45 minutes 22 seconds East at right angles to last 566 described course, 30.00 feet to a point in the center line of said 567 East 140th Street; Course No. 14: Thence South 0 degrees 14 568 minutes 38 seconds West along the center line of said East 140th 569 Street, 492.59 feet to an angle therein; Course No. 15: Thence 570 South 2 degrees 31 minutes 43 seconds West along the center line 571 of East 140th Street, 642.82 feet to the place of beginning, 572 including the Northerly one-half of Coit Road, N.E. and the

573 Westerly one-half of East 140th Street, according to a survey by 574 Garrett and Associates, Inc., Registered Engineers and Surveyors, 575 made in December, 1983, be the same more or less, but subject to 576 all legal highways.

Further Reference is made to a Deed dated November 26, 1985 577 of Record in Official Record, Volume 85-6659, Pages 28 through 33, 578 579 Cuyahoga County Recorder's Office, Cuyahoga County, Ohio, and to a Plat of Survey, Map No. 2088-D, dated December 1983, on file in 580 the Offices of said Garrett and Associates, Inc., 2030 West 19th 581 Street, Cleveland, Ohio. 582

(B) Consideration for the conveyance of the real estate 583 described in division (A) of this section shall be \$630,000.00 and 584 shall be paid to the state at closing and transfer of title in accordance with this section. 586

(C) The real estate described in division (A) of this section 587 shall be sold as an entire tract and not in parcels. 588

(D) The deed shall state that upon transfer at closing, the 589 Lessor's interest to the premises, pursuant to a lease between the 590 state and grantee dated March 16, 2001, (as provided in Section 68 591 of Am. Sub. S.B. 230 of the 122nd General Assembly) shall merge 592 with the Lessee's interest. The deed shall further state the 593 restrictions regarding maintenance of an existing water tower as 594 provided in said lease shall be forthwith removed. 595

(E) The obligation of the Department of Administrative 596 Services to convey the premises to grantee is also subject to and 597 contingent upon (1) the grantee obtaining a binding unconditional 598 executed contract with the United States Department of Labor (the 599 "Job Corps Contract") for the construction of a Federal Job Corps 600 Center thereon on or before the closing of the premises and (2) 601 occurrence of simultaneous closings of this conveyance and the 602 closing of the Job Corps Contract. Possession of the premises 603

Page 20

604 prior to transfer shall be governed by an existing lease between 605 the state and the grantee.

(F) The grantee shall pay all costs associated with the 606 purchase and conveyance of the real estate described in division 607 (A) of this section, including, but not limited to, recordation 608 costs of the Governor's Deed. 609

(G) Within ninety days of the effective date of this section, 610 the Auditor of State, with the assistance of the Attorney General, 611 shall prepare a deed to the real estate described in division (A) 612 of this section. The deed shall state the consideration. The deed 613 shall be executed by the Governor in the name of the state, 614 countersigned by the Secretary of State, sealed with the Great 615 Seal of the State, presented in the Office of the Auditor of State 616 for recording, and delivered to the grantee at closing. The 617 grantee shall present the deed for recording in the Office of the 618 Cuyahoga County Recorder. 619

(H) The net proceeds of the sale of the real estate described 620 in division (A) of this section shall be deposited in the state 621 treasury to the credit of the General Revenue Fund. 622

(I) This section expires one year after its effective date. 623

Section 7. (A) The Governor is hereby authorized to execute a 624 deed in the name of the state conveying to the Board of Ross 625 County Commissioners (the "grantee"), and its successors and 626 assigns or heirs and assigns, all of the state's right, title, and 627 interest in the following described real estate: 628

Situated in the Township of Union, County of Ross, State of 629 Ohio, and being a part of the premises (Par. 9-15-151) conveyed to 630 The Ohio Building Authority by Quit Claim Deed dated September 3, 631 1982 and recorded in Volume 456, Page 451 of the Ross County Deed 632 Records, and being more precisely described as follows: 633

Beginning at a point in the centerline of S.R. 104, said 634 point bears S 14° 06' 27" E, 30.00 feet from the existing 635 centerline intersection of S.R. 104 and Transformer Road (Pvt.); 636 Thence, with a new division line through the tract of which 637 this is a part S 75° 41' 47" W, 66.55 feet to a point in the east 638 line of AEP Substation Facility (Vol. 344, Pg. 673); 639 Thence, along three (3) lines of the said AEP Substation 640 Facility: 641 N 13° 55' 07" W, 7.20 feet to a point, 642 S 76° 14' 53" W, 99.96 feet to a point, 643 S 13° 47' 08" E, 8.17 feet to a point; 644 645 Thence, with (2) new division lines through the tract of which this is a part: 646 S 75° 41' 47" W, 1546.61 feet to a point, 647 S 14° 18' 13" E, 1.13 feet to an iron pin (found) at the 648 northeast corner of Union-Scioto Schools (Vol. 371, Pg. 325); 649 Thence, along the north line of said Union-Scioto Schools 650 with the following three (3) courses: 651 S 70° 09' 53" W, 791.23 feet to an iron pin (found), 652 S 69° 55' 36" W, 244.87 feet to an iron pin (found), 653 S 48° 22' 52" W, 341.00 feet to a point in the centerline of 654 Egypt Pike C-127; 655 Thence, along the centerline of Egypt Pike N 51° 18' 52" W, 656 66.44 feet to a point; 657 Thence, along the south line of Union-Scioto Schools (Vol. 658 290, Pg. 50) with the following three (3) courses: 659 N 47° 10' 37" E, 25.52 feet to an iron pin (found), 660 N 49° 20' 16" E, 338.55 feet to a point, 661

N 70° 01' 15" E, 254.99 feet to an iron pin (found);	662
Thence, along the south line of Union Scioto Schools (Vol.	663
346, Pg. 645) N 69° 55' 57" E, 100.37 feet to an iron pin (found);	664
Thence, along the south line of Union Scioto Schools (Vol.	665
371, Pg. 324) N 69° 42' 23" E, 699.69 feet to an iron pin (found);	666
Thence, with two (2) new division lines through the tract of	667
which this is a part;	668
S 14º 18' 13" E, 5.36 feet to a point,	669
N 75° 41' 47" E, 1712.24 feet to a point in the centerline of	670
S.R. 104;	671
Thence, along the centerline of S.R. 104 S 14° 06' 27" E,	672
60.00 feet to the point of beginning. Containing 4.349 acres.	673
Bearings are based upon magnetic north. All iron pins found are	674
5/8" dia. Re-bar.	675
Being part of Auditor's Parcel Numbered 37-0915151.600	676
New Auditor's Parcel Number	677
Subject to the existing road right-of-way of Egypt Pike C-127	678
and S.R. 104. Also being subject to all existing rights of way and	679
easements, recorded or unrecorded.	680
The foregoing description was based upon a survey made April	681
6, 1998 by Ernest L. Pritchard, Ohio Registered Professional	682
surveyor #6837.	683
Further reference is made to File No. 5764-B on file in the	684
offices of the Ohio Department of Administrative Services, General	685
Services Division, Office of Properties and Facilities, Real	686
Estate Services Section, 4200 Surface Road, Columbus, Ohio	687
43228-1395.	688
(B) Consideration for the conveyance of the real estate	689

(B) Consideration for the conveyance of the real estate689described in division (A) of this section shall be \$1.00 and other690

valuable consideration including improvements to the roadway 691 previously completed by the Ross County Board of County 692 Commissioners. 693

(C) The real estate described in division (A) of this section694shall be sold as an entire tract and not in parcels.695

(D) The grantee shall pay all costs associated with the
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 purchase and conveyance of the real estate described in division
 (A) of this section, including, but not limited to, recordation
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 costs of the Governor's Deed.
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(E) Within ninety days of the effective date of this section, 700 the Auditor of State, with the assistance of the Attorney General, 701 shall prepare a deed to the real estate described in division (A) 702 of this section. The deed shall state the consideration. The deed 703 shall be executed by the Governor in the name of the state, 704 countersigned by the Secretary of State, sealed with the Great 705 Seal of the State, presented in the Office of the Auditor of State 706 707 for recording, and delivered to the grantee at closing. The grantee shall present the deed for recording in the Office of the 708 Ross County Recorder. 709

(F) The net proceeds of the sale of the real estate described
in division (A) of this section shall be deposited in the state
treasury to the credit of the General Revenue Fund.
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(G) This section expires one year after its effective date.

Section 8. (A) The Governor is hereby authorized to execute a 714 deed in the name of the state conveying to the Union Scioto School 715 District (the "grantee"), and its successors and assigns or heirs 716 and assigns, all of the state's right, title, and interest in the 717 following described real estate as shown in Parcel A and Parcel B: 718

Parcel A

14.409 Acres Tract

Page 24

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Situated in the Townships of Union and Scioto, County of 721 Ross, State of Ohio, being a part of V.M.S. No. 1418, and being 722 further bounded and described as follows: 723

Beginning at a 5/8" iron pin (found) in the southerly 724 right-of-way line of Moundsville Road, said iron pin being the 725 northeasterly corner of a 27.88 acres tract as conveyed to the 727 Board of Education of the Union-Scioto Local School District (D.B. 371, Page 325); 728

thence with the southerly right-of-way line of Moundsville 729 Road N 75 deg. 58 min. 43 sec. E, a distance of 358.02 ft. to a 5/8" iron pin (set); 731

732 thence with a new division line S 13 deg. 51 min. 32 sec. E, a distance of 1673.91 ft. to a 5/8" iron pin (set); 733

thence with another new division line S 45 deg. 02 min. 17 734 sec. W, a distance of 343.49 ft. to a 5/8" iron pin (set) in the 735 northeasterly right-of-way line of Egypt Pike; 736

thence with the northeasterly right-of-way line of Egypt Pike 737 N 53 deg. 57 min. 27 sec. W, a distance of 139.50 ft. to a 5/8" 738 iron pin (found), said iron pin being a corner to the 739 aforementioned 27.88 acres tract as conveyed to the Board of 740 Education of the Union-Scioto Local School District (D.B. 371, 741 742 Page 325);

thence with the line of the Board of Education of the 743 Union-Scioto Local School District N 40 deg. 44 min. 33 sec. E, a 744 distance of 41.95 ft. to a 5/8" iron pin (found); 745

thence continuing with the line of the Board of Education of 746 the Union-Scioto Local School District N 14 deg. 08 min. 01 sec. 747 W, a distance of 1719.35 ft. to the beginning, containing 14.409 748 acres of land of which 12.822 acres are contained in Scioto 749 750 Township and 1.587 acres are contained in Union Township.

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Subject to all legal easements and rights-of-way of record. 751

Bearings are based upon the record bearing (S 04 deg. 40 min. 752 17 sec. W) of the easterly line of the 10.636 acres tract as found 753 in Deed Book 451, Page 207. 754

The above description is a part of the 1288.60 acres tract as 755 conveyed to Ohio Building Authority and recorded in Deed Book 456, 756 Page 541 of the Ross County Recorder's Office and being Parcel No. 757 9-15-151. 758

Land surveyed in August 2001, under the direction of Eric N. 759 Lutz, Registered Professional Surveyor No. 7232, the survey plat 760 of which is referred to as Drawing No. S00-127A on file in the 761 office of McCarty Associates, Hillsboro, Ohio. 762

Parcel B

5.046 Acres Tract

Situated in the Township of Union, County of Ross, State of 765 Ohio, being a part of V.M.S. No. 542, and being further bounded 766 and described as follows: 767

Beginning at a point in the easterly right-of-way line of 768 Sandusky Boulevard, said point being a corner to a 20.50 acres 769 tract as conveyed to the Board of Education of the Union-Scioto 770 Local School District (D.B. 346, Page 645) from which a 1/2" pin 771 (found) and a 1" iron pipe (found) bears N 78 deg. 55 min. 03 sec. 772 E, a distance of 0.60 ft.; 773

thence with a new division line S 78 deg. 55 min. 03 sec. W, 774 a distance of 51.95 ft. to a 5/8" iron pin (set) in the westerly 775 right-of-way line of Sandusky Boulevard, said iron pin being in 776 the line of a 10.636 acres tract as conveyed to Phoebe H. McKell 777 and David R. McMillen (D.B. 541, page 207); 778

thence with McKell's line and the right-of-way line of 779 Sandusky Boulevard for the next three calls: 780

(1) N 04 deg. 40 min. 17 sec. E, a distance of 33.86 ft. to a 781 concrete monument (found); 782 (2) N 15 deg. 13 min. 17 sec. E, a distance of 252.92 ft. to 783 a concrete monument (found); 784 (3) N 03 deg. 07 min. 44 sec. W, a distance of 41.07 ft. to a 785 5/8" iron pin (set); 786 thence with a new division line N 78 deg. 55 min. 03 sec. E, 787 passing a 5/8" iron pin (set) at 46.40 ft., a total distance of 788 649.51 ft. to a 5/8" iron pin (set); 789 thence with another new division line S 19 deg. 45 min. 59 790 sec. E, a distance of 303.48 ft. to a 5/8" iron pin (set), said 791

iron pin being the northerly most corner of the aforementioned79220.50 acres tract conveyed to the Board of Education of the793Union-Scioto Local School District (D.B. 346, page 645);794

thence with the northwesterly line of the Board of Education 795 of the Union-Scioto Local School District S 78 deg. 55 min. 03 796 sec. W, a distance of 770.33 ft. to the beginning, containing 797 5.046 acres of land. 798

Subject to all legal easements and rights-of-way of record. 799

Bearings are based upon the record bearing (S 04 deg. 40 min. 800 17 sec. W) of the easterly line of the 10.636 acres tract as found 801 in Deed Book 541, Page 207. 802

The above description is a part of the 1288.60 acres tract as 803 conveyed to Ohio Building Authority and recorded in Deed Book 456, 804 Page 451 of the Ross County Recorder's Office and being Parcel No. 805 9-15-151.

Land surveyed in August 2001, under the direction of Eric N. 807 Lutz, Registered Professional Surveyor No. 7232, the survey plat 808 of with is referred to as Drawing No. S00-127A on file in the 809 office of McCarty Associates, Hillsboro, Ohio. 810

Page 27

(B) Consideration for the conveyance of the real estate 811 described in division (A) of this section shall be \$16,536.75. 812

(C) The real estate described in division (A) of this section 813 shall be sold as an entire tract and not in parcels. 814

(D) The grantee shall pay all costs associated with the 815 purchase and conveyance of the real estate described in division 816 (A) of this section, including, but not limited to, recordation 817 costs of the Governor's Deed.

(E) Within ninety days of the effective date of this section, 819 the Auditor of State, with the assistance of the Attorney General, 820 shall prepare a deed to the real estate described in division (A) 821 of this section. The deed shall state the consideration. The deed 822 shall be executed by the Governor in the name of the state, 823 countersigned by the Secretary of State, sealed with the Great 824 Seal of the State, presented in the Office of the Auditor of State 825 for recording, and delivered to the grantee at closing. The 826 827 grantee shall present the deed for recording in the Office of the Ross County Recorder. 828

(F) The net proceeds of the sale of the real estate described in division (A) of this section shall be deposited in the state 830 treasury to the credit of the General Revenue Fund. 831

(G) This section expires one year after its effective date. 832

Section 9. (A) The Governor is hereby authorized to execute a 833 deed in the name of the state conveying to the City of London (the 834 "grantee"), and its successors and assigns or heirs and assigns, 835 all of the state's right, title, and interest in the following 836 described real estate: 837

The following described 50.0000 acre tract is situated in the 838 State of Ohio, Madison County, Union Township, V.M.S. 8371, 5670, 839 6169, 8886, 6246, and 8881, and being part of a 90.00 acre tract 840

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841 conveyed to the State of Ohio Prison Farm by Deed Book 134 Page 842 349 also being part of 489.77 acre tract also conveyed to the 843 State of Ohio Prison Farm by Deed Book 134 Page 347 and being more 844 particularly described as follows:

Beginning at a point in the centerline of State Route 38 (Elm 845 Street) (60 foot right-of-way) said point being the northeast 846 corner of a 0.7739 acre tract conveyed to Joan M. Brill by Official Record 97 Page 1151 also being corner to said 90.00 acre tract and corner to the corporation line 849

Thence, with said corporation line, the north line of said 850 0.7739 and a 5.0196 acre tract conveyed to Maurice E. and Nancy D. 851 Beathard by Official Record 23 Page 169 South 61 deg. 45 min. 26 852 sec. West passing a 1/2" diameter iron pin at 30.00 feet also 853 passing a 5/8" rebar and yellow plastic cap stamped "Cottrill 854 6858" previously set at the northern corner common to said 0.7739 855 and 5.0196 acre tracts at 260.05 feet a total distance of 732.70 856 feet to a 5/8" diameter rebar and yellow plastic cap stamped 857 "Cottrill 6858" previously set corner to a 16.1140 acre tract 858 conveyed to London First Presbyterian Church by Volume 161 Page 91 859

Thence, with the northwest line of said 16.1140 acre tract 860 and said corporation line South 57 deg. 06 min. 31 sec. West 861 distance of 452.96 feet to a 5/8" diameter rebar and yellow 862 plastic cap stamped "Cottrill 6858" previously set corner to a 863 67.4838 acre tract conveyed to D.C. Engineering and Development by 864 Official Record 105 Page 1518 865

Thence, with said northeast line of said 67.4838 acre tract 866 and continuing with said corporation line North 39 deg. 58 min. 29 867 sec. West a distance of 1123.48 feet to a 5/8" diameter rebar and 868 yellow plastic cap stamped "Cottrill 6858" previously set at the 869 northern most corner of said 67.4838 acre tract 870

Thence, across said 90.00 and 489.77 acre tract North 25 deg. 871

872 58 min. 05 sec. East passing the line between said tracts at 873 1194.27 feet also passing an iron pin and cap set at 1845.65 feet 874 a total distance of 1886.41 feet to a mag nail set in the 875 centerline of State Route 38

Thence, with said centerline the following two courses:

1.) South 21 deg. 25 min. 52 sec. East passing the eastern 877 corner common to said 90.00 and 489.77 acre tracts at 672.77 feet 878 a total distance of 809.94 feet to an angle point in said 879 centerline 880

2.) South 27 deg. 20 min. 15 sec. East a distance of 1.362.43 881 feet returning to the point of beginning containing 50.0000 more 882 or less acres of which 3.9343 acres is part of said 489.77 acre 883 tract and 46.0657 acres is part of said 90.00 acre tract 884

Bearings are based on the northeast line of D.C. Engineering 886 and Development's 67.4838 acre tract as described in Official 887 Record 105 Page 1518 (South 39 deg. 58 min. 29 sec. East). 888

This deed is subject to and with the benefit of all legal 889 highways, restrictions, easements, limitations, and reservations, 890 of record, if any and to zoning restrictions which have been 891 imposed thereon, if any. All iron pins set are 5/8 inch diameter 892 rebar with yellow plastic caps stamped "Cottrill 6858." This 893 description is based on a field survey performed May 17, 2000 by 894 James R. Cottrill registration #6858.

(B) Consideration for the conveyance described in division 896 (A) of this section shall be the conveyance by the grantee to the 897 state of the following described real estate: 898

The following described 63.9355 + / - acre tract is situated in 899 the State of Ohio, Madison County, Union Township VMS 8864 & 13567 900 being part of a 86.41 original acre tract (First Tract) conveyed 901 to Kennison A. Sims by Official Record 10 Page 1084 and being more 902

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particularly described as follows:

Beginning at a point in the centerline of State Route 56 (60 foot right-of-way) said point being the southeastern corner of a 905 1.619 acre tract conveyed to Roger D. & Vicky Windland by Deed 906 Book 281 Page 229.

Thence with said centerline South 34 deg. 34 min. 00 sec. East a distance of 739.34 feet to the northern most corner of a 0.586 acre tract conveyed to Amanda V. Murray by Volume 286 Page 558.

Thence with the northwest line of said 0.586 acre tract, also 912 the northwest line of 22.255 acre tract conveyed to Lamar Gossard 913 by Volume 234 Page 506, South 44 deg. 09 min. 04 sec. West passing 914 the northern corner common to said tracts at 191.00 feet a total 915 distance of 2039.59 feet to an iron pin and cap set in the east 916 line of a 1411.721 acre tract conveyed to the State of Ohio 917 (Prison Farm) by Deed Book 88 Page 554 said pin is also in the 918 line between VMS 13567 and VMS 5429/8744. 919

Thence with said line North 39 deg. 00 min. 14 sec. West a 920 distance of 908.49 feet to an iron pin and cap set. 921

Thence with the east line of said 1411.721 acre tract North 922 04 deg. 33 min. 31 sec. West a distance of 1787.63 feet to a 6" 923 railroad rail used as a fence post corner to a 30.466 acre tract 924 conveyed to the State of Ohio, Prison Farm-Ohio Peace Officer 925 Training Council by Deed Book 88 Page 554. 926

Thence with the southeast line of said 30.466 acre tract 927 North 54 deg. 13 min. 35 sec. East a distance of 274.41 feet to a 928 5/8" rebar & yellow plastic cap stamped "Elliott PS-7759" found at 929 the northwest corner of 4.8679 acre tract conveyed to Philip B. & 930 Nancy C. Wall by Official Record 44 Page 408. 931

Thence with the southwest line of said 4.8679 acre tract 932 South 35 deg. 45 min. 54 sec. East passing a 5/8" rebar & yellow 933

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plastic cap stamped "Elliott PS-7759" found at the northwest 934 corner of 4.8281 +/- acre tract conveyed the Consolidated 935 Construction Products by Official 106 Page 2105, also passing a 936 iron pin and cap previously set at 469.70 feet found at the 937 northwest corner of 4.8016 + / - acre tract conveyed to Madison 938 County Tire Realty Co. by Official Record 100 Page 2611, a total 939 distance of 704.70 feet to an iron and cap set at the southern 940 most corner of said 4.8016 +/- acre tract. 941

Thence across said 86.41 acre tract the following two new courses:

1) South 35 deg. 45 min. 54 sec. East a distance of 633.74 944 feet to an iron pin and cap set 945

2) North 53 deg. 50 min. 45 sec. East a distance of 672.62 946 feet to a iron pipe & aluminum cap stamped "5969 NCB" found at the 947 southern most corner of said Windland's 1.619 acre tract. 948

Thence with the southeast line of said 1.619 acre tract North 949 55 deg. 54 min. 20 sec. East passing an iron pipe & aluminum cap 950 stamped "5969 NCB" found at 171.51 feet a total distance of 201.73 951 feet returning to the point of beginning containing 63.9355 +/-952 acres. 953

Bearings are based on the centerline of State Route 56 (South 954 34 deg. 34 min. East) as described in Official Record 10 Page 955 1085. 956

This deed is subject to and with the benefit of all legal 957 highways, restrictions, easements, limitations, and reservations, 958 of record, if any and to zoning restrictions which have been 959 imposed thereon, if any. 960

All iron pins set are 5/8 inch diameter rebar with yellow 961 plastic caps stamped "Cottrill 6858." 962

This description is based on a field survey performed May 3, 963 2001 by James R. Cottrill registration #6858. (S010417 A) 964

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(C) The real estate described in divisions (A) and (B) of this section shall be transferred as entire tracts and not in parcels.

(D) The grantee shall pay all costs associated with the transfer and conveyance of the real estate described in division 969 970 (A) of this section, including, but not limited to, recordation costs of the Governor's Deed. 971

972 (E) Within ninety days of the effective date of this section, the Auditor of State, with the assistance of the Attorney General, 973 shall prepare a deed to the real estate described in division (A) 974 of this section. The deed shall state the consideration. The deed 975 shall be executed by the Governor in the name of the state, 976 countersigned by the Secretary of State, sealed with the Great 977 Seal of the State, presented in the Office of the Auditor of State 978 for recording, and delivered to the grantee at closing. The 979 grantee shall present the deed for recording in the Office of the 980 Madison County Recorder. 981

(F) This section expires one year after its effective date. 982

Section 10. (A) The Governor is hereby authorized to execute 983 a deed in the name of the state conveying to a purchaser and the 984 purchaser's successors and assigns, or the purchaser's heirs and 985 assigns, all of the state's right, title, and interest in the 986 following described real estate: 987

The subject is known as being Sublot No. 27 in The Van 988 Sweringen Company's Subdivision No. 14 or part of Original 989 Warrensville Township Lots Nos. 34 and 35, as shown by the 990 recorded Plat in Volume 50 of Maps Page 219 of Cuyahoga County 991 Records, and being 129.91 feet front on the Southerly side of 992 Shaker Boulevard, 31.57 feet on the turnout between the Southerly 993 line of Shaker Boulevard, and the Westerly line of Torrington 994 Road, 184.55 feet on the Westerly line, and 150 feet wide in the 995

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996 rear, as appears by said Plat, be the same more or less, but 997 subject to all legal highways.

(B) Consideration for the real estate described in division 998 (A) of this section, which was purchased for \$380,000 in 1993, 999 shall be a purchase price acceptable to the Board of Trustees of 1000 Cleveland State University. 1001

(C) Upon payment of the purchase price by the purchaser, the 1002 Auditor of State, with the assistance of the Attorney General, 1003 shall prepare a deed to the real estate. The deed shall state the 1004 consideration and shall be executed by the Governor in the name of 1005 the state. The deed shall be countersigned by the Secretary of 1006 State, sealed with the Great Seal of the State, presented in the 1007 Office of the Auditor of State for recording, and delivered to the 1008 grantee. The purchaser shall present the deed for recording in the 1009 Office of the Cuyahoga County Recorder. 1010

(D) The net proceeds of the sale of the real estate described 1011 in division (A) of this section shall be held in a restricted 1012 reserve fund of Cleveland State University and shall be used only 1013 for housing and housing allowances of future Presidents of 1014 Cleveland State University. 1015

(E) This section shall expire one year after its effective 1016 date. 1017

Section 11. Sections 1, 2, 4, 5, 7, 8, 9, and 10 of this act 1018 take effect on the ninety-first day after the effective date of 1019 this act. 1020

Section 12. This act is hereby declared to be an emergency 1021 measure necessary for the immediate preservation of the public 1022 peace, health, and safety. The reason for such necessity is that 1023 immediate action is necessary to ensure the continued preservation 1024 of the real estate specified in this act and to ensure the 1025

continued beneficial public use of the real estate in furtherance 1026 of economic redevelopment in Ohio. Therefore, this act shall go 1027 into immediate effect. 1028